FOUNDATIONS FACE SWEEPING INQUIRY BY A HOUSE PANEL

Hearings Start Tomorrcw -Study First of Its Kind by Congress in 20 Years

16 WITNESSES CALLED

IcGeorge Bundy, Shanker and Lefkowitz on List-Tax Exemption an Issue

By EILEEN SHANAHAN

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WASHINGTON, Feb. 16-The irst comprehensive Congresional examination of taxxempt organizations in nearly 0 years will begin Tuesday beore the House Ways and Means ommittee.

A witness list of 46 for just he four opening days of the earings indicates the number nd complexity of the issues avolved.

The American Psychiatric ssociation wants the revenue com advertising in its profesional journal to remain nonaxable.

Louis J. Lefkowitz, the Attorey General of New York, is xpected to report on the progess made in registering and isciplining tax-exempt foundaions under a state law of 1967 nd to ask for more Federal coperation and penalties to telp him in his task.

Bundy To Be Heard

McGeorge Bundy, president of the Ford Foundation, will be called upon to defend the sheer size of his organizationwith \$3.5-billion in assets it is by far the largest of all foundations-and probably also to explain actions such as its recent grants for travel and study to eight members of the staff of the late Senator Robert F. Miles nedy.

Toundation a dent will also be challenged to justify its decision to finance the experiment in school decentralization in the Ocean Hill-Brownsville district of New York, about which Albert Shanker of the United Federation of Teachers, also a scheduled witness, wishes to complain.

The Maryland State Fair and Agriculture Society wants to argue that the horse races it runs in conjunction with state fairs are directly related to the purposes of the society, and that the income from the races should thus be tax-exempt.

More Problems

The issues represented by these five witnesses by no means cover the entire set of problems before the committee. any more than these individuals constitute the whole witness list.

There is no scheduled witness, for example, who is expected to claim a legal or moral right to create a foundation, deduct his contributions to it and then receive as a grant from the foundation money with which to speculate in the stock market.

Yet opportunities for selfdealing of this sort, and the methods of foreclosing them, constitute one of the main problems before the committee.

Almost no one believes in the outright abolition of tax exemption, which serves as a form of indirect Government aid and encouragement to religious, educational, charitable, fraternal and other similar activities including those organized in foundation form.

President Johnson's Treasury Department, as a preface to recommendations for tightening the requirements for tax exemption, stated a strong affirmative case for continuation of the nade by the Treasury Departprinciple of tax exemption.

"Private philanthropy plays a special and vital role in our bility of its own data.

society," the Treasury said.

But the Treasury does con-

aid to areas which Government probably grown no faster in cannot or should not advance (such as religion), private made for the fact that foundaphilanthropic organizations are tions have much of their assets in common stocks and that the value of common stocks has grown considerably more than 20 per cent of any business that is included to its dissent from prevailing attidissent from prevailing atti-

minds of the public about tax exempt organizations especially foundations. The most urgent fall into these broad groups:

¶Are foundations becoming too big as economic entities? Do they, and their holdings, represent a dangerous concentration of economic power or erosion of the base of taxable business income and unfair competition for taxpaying businesses?

Qunder the guise of education or research, are foundations consistently subsidizing one political view over another or aiding causes that society generally may disapprove of such as the provision of shelter to runaway hippie teen-agers or assistance to women who want abortions? If so, what can or should be done about

To what extent are tax-exempt foundations being used for the self-enrichment of their creators?

Reliable Data Lacking

Any attempt to assess the economic importance of foundations immediately runs afoul of the lack of comprehensive, rellable data.

The latest information available, which comes from the Foundation Center in New York -itself supported by founda-tion funds-indicates that the assets of all foundations a year ago totaled more than \$20-bil-

The Foundation Center cannot compel foundations to report to it, however, and its files indicated the existence of only 20,000 foundations.

The Internal Revenue Service, on the other hand, found 30,262 foundations when it checked its files late last year and, for the first time, pub-ished a complete list of their names and addresses.

But Internal Revenue has dis-:losed nothing about the assets, arnings or disbursements of he 30,000 foundations with acive tax-exempt status.

The most comprehensive reand growth of foundations was ment in 1964.

Its report is studded with caveats suggesting the unrelia-

*Beyond providing financial clude that foundations have recent years than the economy as a whole, if due allowance is couple of decades.

t is presumed but not known, the formation of 2,000 new tax-exempt foundations each year since then. Most of these were small, however, with assets of less than \$100,000.

The Treasury's study showed that in 1962 the 175 largest foundations had two-thirds of the total assets and the 9,000 smallest (out of a total of 15,000) had only 2 per cent.

Size Not Only Problem

The sheer size of the largest foundations is not the only cause for concern of those who fear concentration of economic power, however. Some middlesized foundations, such as the Irvine Foundation, which owns vast acreages in one county of California, can have great power locally.

Officials of this foundation will be among the week's witnesses.

In addition, there is concern in many quarters about the impact on the economy and on competing businesses of the provisions of present law that permit churches or fraternal societies to benefit from taxfree income from business they own that may be wholly unrelated to their basic philanthropic purpose.

The Johnson Treasury proposed outlawing this type of tax exemption—as was done in the case of private schools and colleges 20 years ago-but a fight looms.

There is also the prospect of controversy, though perhaps somewhat less of it, over proposals for repeal of what is known as the Clay Brown decision.

In that case the Supreme Court upheld so many tax-free angles to the sale of a business to a church that many tax experts believe the churches could wind up owning a substantial share of the nation's small and medium-sized business if something is not done.

It is not known where the new Administration will stand cent attempt to study the size on any of these issues. But and growth of foundations was where the problem of connade by the Treasury Depart- centrated economic power is concerned, the proposals of the Johnson Treasury seem to stand in a middle ground between those who belittle foundation power and those who consider foundations a potential menace to freedom.

One Proposal Cited

The Treasury has proposed,

Approveder of the lease with 1/11/01 The last cip 7/18 Togs 4/18 000001-6 much has happened since, inman of Texas, who has intermittently conducted a personal investigation of foundations for eight years, wants them put under a 25-year death sentence. They should be required by law, he has argued, to distribute all their assets in that length of time and then go out of existence.

Mr. Patman is famous in Congress—and unpopular—for his ceaseless attacks on concentrations of wealth, wherever he finds them.

His inquiries (technically those of a Small Business sub (technically committee, which he heads) have, however, uncovered a number of abuses by founda-tions that Treasury and Inter-nal Revenue were ultimately forced to pay attention to.

He uncovered a group of

foundations that was lending prod the Treasury into its study tee begins its private deliberaup the affirmative view in the money, the stock market. The stock market. These abuses involve almost "The dilemma faced by socious and into the more extended by soc foundations ultimately

their tax exemption.

His researchers also wer the first to uncover the use of foundations by the Central Intelligence Agency as conduits to channel funds to student, labor and other organizations.

Mr. Patman dropped this Patman dropped this line of inquiry after an appeal from the C.I.A., but he had ex-nosed a trail for others to follow.

Computers Used

tally, makes extensive use of ing the individuals who formed computers in its investigations or controlled the foundation.

The Revenue into the more exten-lost sive auditing that began in the mid-sixties.

These abuses involve almost "The dilemma faced by socious almost by soci

The Treasury also recommended bans against specula-Mr. Patman's staff, inciden that might be aimed at enrich scholars?

through foundations include tensively with the desirability that gives them their peculiar prohibition of financial transform of what the foundations are value—their freedom."

actions between foundations doing when they do what they Mr. Pifer proposed that four and their founders, contributors are supposed to—that is, disdations or other personnel.

Mr. Pi
dations
tribute money to scholars, more acceptable. churches and so on.

Do the American people really want to subsidize, through tive investments, borrowing by foundations to buy assets and other presently legal activities extreme left or right-wing negie, do this now.

> The Affirmative View Should a foundation originatporting requirement.
>
> If foundations do not clean

The Treasury's proposals to the public hearings, however, countable without, at the same put an end to self-enrichment seem likely to be occupied extime, killing off the very thin

Mr. Pifer proposed that four voluntarily becod more accountable to the public — through publication of de-tailed annual reports of the

It seems possible that Congress may legislate such

—one of the few in Congress that does.

The self-dealing between foundations and their creators Committee will focus on the tax-exempt private that Mr. Patman turned up over carefully once the builds bear. Lain pifer, president of the selves "fettered and then death the years unquestionably helped ings are done and the committy the largest foundations, summed lost faith" in them.